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**DATE MAILED: 12/29/2005** 

| APPLICATION NO.                 | FILING DATE    | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO.    | CONFIRMATION NO. |
|---------------------------------|----------------|----------------------|------------------------|------------------|
| 10/657,882                      | 09/08/2003     | Thomas Hurt          | 27343.00.8002          | 2630             |
| 23418 7                         | 590 12/29/2005 |                      | EXAMINER               |                  |
| VEDDER PRICE KAUFMAN & KAMMHOLZ |                |                      | LUONG, SHIAN TINH NHAN |                  |
| 222 N. LASALLE STREET           |                |                      |                        |                  |
| CHICAGO, II                     | . 60601        |                      | ART UNIT               | PAPER NUMBER     |
|                                 |                |                      | 3728                   |                  |
|                                 |                |                      |                        |                  |

Please find below and/or attached an Office communication concerning this application or proceeding.

|   |   | Application No.  | Applicant(s)  |  |
|---|---|--|---|--|
|   |   | 10/657,882   | HURT ET AL.   |  |
|   | Office Action Summary   | Examiner   | Art Unit  |  |
|   |   | Shian T. Luong   | 3728  |  |
| Period fo   | The MAILING DATE of this communication r Reply  | appears on the cover sheet with th   | e correspondence address  |  |
| WHIC<br>- Exter<br>after<br>- If NO<br>- Failu<br>Any r | ORTENED STATUTORY PERIOD FOR RE HEVER IS LONGER, FROM THE MAILING isions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply is specified above, the maximum statutory per et or reply within the set or extended period for reply will, by stately received by the Office later than three months after the middle patent term adjustment. See 37 CFR 1.704(b). | B DATE OF THIS COMMUNICAT<br>1.136(a). In no event, however, may a reply b<br>iod will apply and will expire SIX (6) MONTHS f<br>atute, cause the application to become ABANDO | ON.  timely filed  tom the mailing date of this communication.  ONED (35 U.S.C. § 133). |  |
| Status  |   |  |   |  |
| 2a)□  | Responsive to communication(s) filed on 12.  This action is <b>FINAL</b> . 2b) 7.  Since this application is in condition for alloclosed in accordance with the practice under  | his action is non-final. wance except for formal matters,  |   |  |
| Dienositi   | on of Claims  |  | •   |  |
| 4)⊠<br>5)□<br>6)⊠<br>7)□                                | Claim(s) 1-10 is/are pending in the applicate 4a) Of the above claim(s) is/are without Claim(s) is/are allowed. Claim(s) 1-10 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction an  | Irawn from consideration.  |   |  |
| Applicati   | on Papers   |  |   |  |
| 10)   | The specification is objected to by the Exame The drawing(s) filed on is/are: a) ☐ a Applicant may not request that any objection to to Replacement drawing sheet(s) including the control The oath or declaration is objected to by the  | accepted or b) objected to by the drawing(s) be held in abeyance. rection is required if the drawing(s) is   | See 37 CFR 1.85(a).<br>objected to. See 37 CFR 1.121(d).                                |  |
| Priority u  | nder 35 U.S.C. § 119  |  |   |  |
| a)[   | Acknowledgment is made of a claim for fore  All b) Some * c) None of:  1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Buree the attached detailed Office action for a   | ents have been received.<br>ents have been received in Applic<br>riority documents have been rece<br>eau (PCT Rule 17.2(a)).   | ation No<br>vived in this National Stage  |  |
| Attachment  | (s)   |  | *   |  |
| 2) Notice 3) Inform                                     | e of References Cited (PTO-892)<br>e of Draftsperson's Patent Drawing Review (PTO-948)<br>nation Disclosure Statement(s) (PTO-1449 or PTO/SB/<br>No(s)/Mail Date  | 4) Interview Summ Paper No(s)/Mai  5) Notice of Inform 6) Other:   |   |  |

## Claim Rejections - 35 USC § 112

1. Claims 1-8 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 1, the T-flange shaped upper, lower and opposed first and second side panel edge portion in the drawing does not resemble a T-shape. In fact, the drawing in Figure 6 shows the insert with a substantially hourglass shaped upper edge portion 54 and lower edge portion 56 and two substantially rectangular shaped side panel edge portions 58,60. There is no T-shaped portion in the drawing.

Applicant on page 14 of the response argues the objection to the term "T-shaped." Applicant argues that the he is his own lexicographer and can determine the structure of this undefineable shape. But if applicant construes the shape of this structure to be T-shaped, then applicant has in fact redefined the term "T-shaped" into a totally different configuration known in the art. Hence, applicant's contention does not overcome the objection because the drawing does not resemble a T-shaped configuration as claimed and disclosed.

# Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 3 and 7 are finally rejected under 35 U.S.C. 102(b) as being anticipated by Lanius (US 3,4,838,445). Lanius discloses an organizer case comprising a tray 11 having a bottom wall

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and a plurality of compartment walls formed unitarily with and upstanding from said bottom wall. Two of the compartmental walls extending in parallel relation and space apart a separation distance. The two parallel walls having confronting sidewall faces. The sidewall faces each having a plurality of first joint formers 36 extending in perpendicular relation to the bottom wall. An insert divider 40 extends between sidewall faces. The insert comprising a main wall having upper edge, lower edge, and opposed side edge flange portions. The main wall is of flat planar configuration having a generally uniform thickness. The side edge flanges extend in angled relation to the plane of the main wall. The side edge flange portions having a second joint formers 52 for action fit engagement with the first joint formers. The side edge flange portions being spaced apart a distance greater than the separation distance as shown in Figure 2. When the first and second joint formers are engaged, the side edge flange portions is still spaced apart a distance greater than the separation distance is the distance from the edge point of one of the joint formers to the joint former on two separate walls.

### Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 3,7,8,9,10 are finally rejected under 35 U.S.C. 103(a) as being unpatenlable over 5. Japanese patent 3069109 in view of Spiegel (US 5,390,815). 3069109 discloses an organizer case comprising a having a bottom wall and a plurality of compartment walls formed unitarily with and upstanding from said bottom wall. Two of the complimented walls extending in parallel relation and space apart a separation distance. The two parallel walls having confronting sidewall faces. The sidewall faces each having a plurality of joint formers 8 extending in perpendicular relation to the bottom wall. An insert divider 2 extends between sidewall faces. The insert comprising a main wall having upper edge, lower edge, and opposed side edge flange portions. the main wall is of the planar configuration having a generally uniform thickness. The side edge flange portions having a second joint formers 9 for friction fit engagement with the first joint formers. 3069109 does not disclose an insert divider that has side flange portions being spaced apart Feater than a distance between the separation distance. However, Spiegel teaches a container with adjustable compartments. The insert divider 50 separates the tray into a variety of compartments. Some are diagonal across from one wall to another and another is straight across from one wall to another as shown in Figure 6. The purpose is to provide different sized compartments in order to accommodate articles of different shapes. Hence, it would have been obvious in view of Spiegel to form some of the divider with diagonal shape body to form different shaped compartments. The distance between the flanges may be at least 20% greater than the separation distance through routine experiments.

Applicant argues that there is no suggestion to modify the divider so as to make the solid divider of the base reference elastomeric. But the motivation is clearly taught by Spiegel.

Spiegel on column 1 stated that even though boxes or compartments for a fixed size are generally

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well known in the art, compartments for different sized articles are not readily available.

Generally, if the user wants a snug fit, he has to choose a certain box or compartment with the appropriate size. To resolve this problem, Spiegel came up with a divider that is stretchable so it can be extended or retracted to a certain size in a box. In the figure shown in Figure 6, the divider in its engaged configuration has a distance greater than the separation distance between the two compartmental walls. In view of the teaching from Spiegel, it is not a deviation from the disclosure of Japanese patent because it allow the user to not only secure the divider between the exact distance between two compartmental walls, but also allows the user to divide the walls into different shape and size. Hence, applicant's argument is not found persuasive.

#### Allowable Subject Matter

6. Claims 1,2,4-6 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

#### Conclusion

7. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the mailing

date of this final action.

Telephone inquiries regarding the status of applications or other general questions, by

persons entitled to the information, should be directed to the group clerical personnel and not to

the examiners. In as much as the official records and applications are located in the clerical

section of the examining groups, the clerical personnel can readily provide status information

without contacting the examiners, M.P.E.P. 203.08.

If in receiving this Office Action it is apparent to applicant that certain documents are

missing, e.g., copies of references cited, form PTO-1449, form PTO-892, etc., requests for copies

of such papers should be directed to Erica Miller at (571) 272-4370.

For applicant's convenience, the official FAX number is 571-273-8300. This practice

may be used for filing papers not requiring a fee. It may also be used for filing papers which

require a fee by applicants who authorize charges to a PTO deposit account. Please identify

Examiner Luong of Art Unit 3728 at the top of your cover sheet of any correspondence

submitted.

Inquiries concerning the merits of the examination should be directed to Shian Luong

whose telephone number is (571) 272-4557. The examiner can normally be reached on M-H

from 7:00am to 4:00pm EST.

Primary Examiner

Shian Luong

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STL

December 19, 2005